# Exhibit 25 True Copy

1 IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA 2 GENERAL JURISDICTION DIVISION 3 CASE NO. 1-2008-CA-055313 4 HSBC BANK USA, NA AS TRUSTEE TRANSCRIPT 5 FOR NOMURA ASSET ACCEPTANCE CORPORATION, MORTGAGE PASS-THROUGH CERTIFICATES SERIES 2006-ARI, 7 Plaintiff, 8 vs. 9 ORLANDO ESLAVA; THE UNKNOWN 10 SPOUSE OF ORLANDO ESLAVA f/k/a PATRICIA DIAZ; GFI MORTGAGE 11 BANKERS, INC., ELDORADO TOWERS CONDOMINIUM ASSOCIATION, INC., 12 Defendants. 13 14 Miami-Dade County Courthouse 73 West Flagler Street 15 Miami, Florida Thursday, 8:50 a.m. - 9:10 a.m. 16 May 6, 2010 17 18 19 20 21 22 This cause came on for hearing before the 23 Honorable Jennifer Bailey, Circuit Court Judge, in 24 Chambers, pursuant to notice. 25

# 2 (Pages 2 to 5)

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1	APPEARANCES	1	hold because the lender was engaged in loss
2		2	mitigation with the borrower.
3	For the Plaintiff	3	The hold status remained throughout the
3	WILLIAM WARD HUFFMAN, III, ESQ.	4	case, and as we got closer to the sale date,
4	Florida Default Law Group	5	the firm attempted to have the sale canceled.
5	Suite 300 9119 Corporate Lake Drive	6	I believe that there was initially a motion
	Tampa, Florida 33634	7	filed by defense counsel to have the sale
6	813-342-2200 For the Defendant	8	canceled, the hearing was held and that was
8	SHELEEN G. KHAN, ESQ.	9	denied.
_	Sheleen G. Khan, P.A.	10	THE COURT: Which was, if I recall
9	Suite T-3 13499 Biscayne Boulevard	11	
10	Miami, Florida 33181	1	correctly, opposed - right?
• •	305-454-9126	12	MS. KHAN: Yes, your Honor.
11	For the Florida Default Law Group:	13	THE COURT: at the hearing. I mean,
12		14	what this truly, fundamentally is about is
13	SUZANNE HILL, ESQ. Rumberger, Kirk & Caldwell, P.A.	15	about the level of disorganization and the
13	Suite 3000	16	needless consumption of judicial resources.
14	80 Southwest 8th Street	17	Because truthfully, if they're going to
15	Miami, Florida 33130 305-358-5577	18	work it out, I don't want to work it out, I
16		19	don't want to sell the property at a
17 18		20	foreclosure sale. I want people to stay in
19		21	their houses if they can stay in their houses.
20		22	But the problem is that at the same time,
21 22	t	23	banks and lenders are prevailing over the cou-
23		24	system in the delays in the court system on
24 25	• •	25	foreclosures.
	3		5
1	THEREUPON	1	I have you know, I have a hearing
2	MS. HILL: My name is Suzanne Hill. I'm	2	because they want to cancel the sale because
3	with Rumberger, Kirk & Caldwell.	3	it's in loss mitigation, which the bank
4	We are here today on an order to show	4	actively opposes, and I rule in favor of the
5	cause that was entered against the plaintiff in	5	bank. So now at least ten minutes, in all
6	this matter.	6	candor, of judicial time has been consumed.
7	THE COURT: Okay.	7	It doesn't sound like much, but there are
8	MS. HILL: And also with me is Bill	8	60,000 foreclosures filed last year. Every
9	Huffman. He's with Florida Default Law Group	9	single one of them — which almost every single
10	and the attorney representing the plaintiff.	10	one of them does represents a situation
11		11	
12	THE COURT: Do you have a copy of the		where the bank's position is constantly
	order to show cause?	12	shifting and changing because they don't know
13	MS. HILL: I do. It's in my notebook.	13	what the Sam Hill is going on in their files.
14	If you don't mind, I can give you that.	14	Then we have a problem. That's A.
15	THE COURT: That's fine.	15	B, the more fundamental problem on that
16	Okay. The question is why the bond	16	is I don't care if the file is on hold or not.
17	wasn't posted.	17	That does not authorize a plaintiff to ignore a
18	MS. HILL: Yes. your Honor. First of	18	court order.
79	all, on behalf of Mr. Huffman and Florida	19	MS. HILL: 1 agree.
20	Default Law Group, as well as the plaintiff,	20	THE COURT: The court order was post the
21	the firm apologizes to this Court for the	21	bond. So you post the bond and you get your
22	failure to follow this Court's orders.	22	money back. And I'm sorry you have to post the
23	What happened in this case is right after	23	bond, but the reason why you're posting a bond
		100	
24	summary judgment was entered, the firm received	24	is because you lost the note. Why did you lose

### 3 (Pages 6 to 9)

6 1 1 level of chaos and disorganization that caused hearing --2 2 THE COURT: Let me just be clear. I'm you to oppose the motion to cancel the sale 3 3 not going to sanction Mr. Huffman. when you're in loss mitigation hold. á Mr. Huffman, you know, he's just doing what the 4 I'm not yelling at you because you're 5 5 just the messenger. e-mails tell him to do. I know that. 6 б MS. HILL: I understand. At some level there is responsibility on 7 7 THE COURT: But I understand the the part of the lawyer as an officer of this 8 8 court to make sure that notwithstanding situation and in over a year and a half of 9 9 whatever kind of sloppy operation the plaintiff trying to work with firms and saying you folks 10 10 is running, that court orders are complied have got to get this together if we're going to 11 11 with. get through this, to have a court order just 12 12 And Mr. Huffman, at the end of the day, simply blown off with the response, well, we 13 13 this trust is going to be over and at the end filed a loss mitigation hold is not a 14 14 of the day some day this foreclosure crisis is compelling response. 15 15 MS. HILL: In all candor, your Honor, and going to be over. And you need to decide what 16 16 I understand and I agree and I do understand kind of lawyer you're going to be. Because at 17 17 the frustration, Mr. Huffman was concerned the end of the day, you're responsible for your 18 18 about moving the case forward. client's compliance with court orders. 19 19 THE COURT: And so then you know what you And saying, oh, well, my client told me 20 20 do? You file -- if you have a problem with the this, is not a defensible position because you 21 21 court order and you get inconsistent directions swore an oath to follow the Rules of Civil 22 22 from your client, you file a motion for Procedure and to follow the rule of law. And 23 23 extension of time to file the bond, you come at the end of the day when they bury you, the 24 24 forth and say to the Court the case is in loss words "HSBC Bank USA, NA as Trustee for Nomura 25 25 mit hold, can we postpone the filing of the Asset Acceptance Corporation, Mortgage 7 1 bond? Can we give up the sale date so that I 1 Pass-through Certificates Series 2006-ARI will 2 can give it to somebody else who really needs 2 probably appear nowhere in your obituary. 3 to sell a piece of property on the courthouse 3 So, you know, the bottom line -- and I'm 4 steps? Instead of just ignoring a court order, 4 not giving you a lecture that I am not 5 because that's what happened here. 5 routinely delivering to foreclosure lawyers at 6 6 MS. HILL: I don't disagree that it could this point in my career, which is, all lawyers 7 7 have been handled much better. I do agree to have is your reputations. We don't make 8 8 widgets, we don't built clocks, we don't build 9 9 THE COURT: I appreciate your diplomatic cars. We have nothing but the pleadings we 10 10 response, but is there any reason why the Court file and sign our name to to evidence the 11 should not issue sanctions in this case? 1 11 quality and integrity of who we are. 12 12 mean, the court order was simply, based on what And when you get a court order that says 13 you're telling me, ignored because the client 13 post a bond - and you're being required to 14 14 took the file in loss mit hold. post a bond for a very logical reason. It's a 15 15 MS. HILL: Well, it was not complied trust. It's going to expire by its terms. 16 with, that is correct, your Honor. And it was 16 It's not the Bank of America, I don't know if 17 because it was on hold. 17 it's going to be there in six years. And 18 And Mr. Huffman honestly believed that if 18 you've lost the note and you're required to 19 the case was still on hold, he had no objection 19 indemnify the defendant and therefore you have 20 20 to having the case dismissed. to post a bond. 21 21 As far as opposition at that hearing, When that order is simply ignored and 22 Mr. Huffman believed he conveyed instructions 22 further motions for clarification with the 23 23 to the local counsel that the case was on hold Court are not sought, you know, yes, do I 24 24 and there was no opposition. understand completely that this is the client

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I can't speak to what was said at that

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not knowing the left hand from the right hand,

# 4 (Pages 10 to 13)

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	10		. 12
1	yes; but at the end of the day, you're the	1	acquired is the point of time where it
2	lawyer, you're responsible.	2	intersects and interferes with the smooth
3	MR. HUFFMAN: Yes, your Honor.	3	operation of the judicial system, which is like
4	THE COURT: How many people currently	4	walking in the day of the sale, the canceled
5	work in your office?	5	sale because you've had the file on hold for
6	MR. HUFFMAN: Attorneys or	6	90 days, 120 days, 180 days, and somehow
7	THE COURT: Attorneys.	7	operating under the assumption that you have
8	MR. HUFFMAN: Fifty.	8	the right to walk into the Dade County
9	THE COURT: How many files are you	9	Courthouse and find a judge at any time, day or
10	currently responsible for?	10	night, to cancel a sale simply because your
11	MR. HUFFMAN: I don't have that number,	11	client has not paid attention to it. And it's
12	I'm not sure.	12	a huge problem.
13	THE COURT: How many cases can you tell	13	And I'm not trying to crucify Mr. Huffman
14	me that you know anything in detail about the	14	just because he happens to be the guy that I
15	loss mitigation status of the file?	15	hauled in here today, but the upshot of it is
16	MR. HUFFMAN: Well, the way it's set up,	16	the bond was not posted.
17	the bank handles the loss mitigation	17	How much was the amount of the final
18	separately.	18	judgment?
19	THE COURT: So the answer is zero.	19	MS. KHAN: Judge, if I may look in the
20	You're filing pleadings in court every day and	20	file?
21	you don't even know what's going on with the	21	MS. HILL: 207,238.72.
22	case.	22	THE COURT: Did the plaintiff acquire
23	And see, the really interesting thing to	23	title at sale?
24	me as a judge is in no other species or kind of	24	MS. HILL: Yes, your Honor.
25	law would that be remotely acceptable or,	25	THE COURT: What's status of the
-			
	11		13
1	frankly, anything short of malpractice. But	1	property? Does anybody know?
2	somehow in Foreclosure World everybody thinks	2	MS. KHAN: Your Honor, Sheleen Khan for
3	that that's just fine, that you all can know	3	the defendant.
4	absolutely nothing about your files and walk in	4	The defendant is paying on direct debit
5	here and ask judges for things left and right	5	from his account every month. This will be his
6	without even knowing what's going on.	6	fifth payment under the HAMP program, your
7	And, you know, ultimately, the law firms	7	Honor.
8	are going to start doing that at their pearl,	8	THE COURT: Okay. I think as a sanction
9	MS. HILL: Your Honor, if I may just	9	what would be appropriate is to direct HSBC,
10	respectfully respond very quickly?	10	who failed to comply with the Court's order,
11	The law firm does know when a file was	11	the only there's nobody here from HSBC to
12	put on hold, and that is recorded in their	12	offer any
13	files. And when they look it up, they do see	13	MS. HILL: Well, Mr. Huffman is here on
14	that. And they know that when a client puts a	14	behalf of HSBC today, as well.
15	file on hold, that it is primarily due to loss	15	THE COURT: But he doesn't know anything
16	mitigation. They're not necessarily directly	16	about the loss mitigation status. I just asked
17	involved in those loss mitigation discussions,	17	him.
18		18	MS. HILL: It's our understanding in this
19	THE COURT: Believe me, my knowledge of	19	case that it is still under loss mitigation, it
20	loss mitigation is far more intimate than I	20	is being reviewed by HAMP for permanent
21	ever wanted it to be. And I am acutely aware	21	modification.
22	that this occurs in the corporate setting	22	
23	, -	23	THE COURT: Mr. Huffman, please raise
24	outside the law firm's sphere of knowledge.		your right hand.
25	Having said that, the point of time at	24	(Thereupon, William Ward Huffman, III,
123	which that knowledge really needs to be	25	Esq. was duly swom by the Court.)

### 5 (Pages 14 to 17)

			5 (Pages 14 to 17)
	14		16
1	THE COURT: What's your name?	1	MR. HUFFMAN: I don't have - I didn't
2	MR. HUFFMAN: Bill Huffman.	2	see the doc to see when he actually signed the
3	THE COURT: What was the loss mitigation	3	preliminary mods. I don't know the exact date.
4	status on March 4, 2010?	4	I just know that I was notified on November 6
5	MR. HUFFMAN: It was on hold for	5	to place my file on hold.
6	THE COURT: Tell me what was going on.	6	THE COURT: Mr. Huffman, respectfully,
7	How much had the defendant paid in? Had the	7	can't answer the questions I have because
8	defendant made any HAMP payments? Was the	8	I'm going to sanction the bank. I'm not going
9	defendant formally enrolled in a HAMP program?	9	to sanction Mr. Huffman, I could because I
10	Was the defendant in a HAMP trial period for	10	think Mr. Hoffman's conduct was contemptuous of
11	HAMP?	11	a court order. But I'm also keenly aware that
12	MR. HUFFMAN: I knew the defendant was in		a contempt finding from a judge has
13	a trial period for HAMP.	13	ramifications throughout the rest of a lawyer's
14	THE COURT: When was the defendant put	14	career, and I'm really trying to avoid that.
15	into a trial period for HAMP?	15	What I'm trying to give is, for lawyers
16	MR. HUFFMAN: My file went on hold	16	that handle these cases, a wake-up call to say
17	November 6 of 2009, so I knew they had been in	17	this is your life, this is your career on the
18	the trial period since that time. I didn't	18	hook and you guys better wake up and smell the
19	know the exact date.	19	coffee.
20	THE COURT: December what?	20	But he cannot answer the questions for me
21	MR. HUFFMAN: It was November 6, I	21	to tell me the nature of the contempt.
22	believe, 2009.	22	Why wasn't a bond posted in this case
23	THE COURT: What was the date of the	23	pursuant to the court order?
24	final judgment? December 9, 2009.	24	MR. HUFFMAN: When I saw the order from
25	MR. HUFFMAN: The hearing was, I believe,	25	March 4, I kind of read it
			17
	15	١.	· ·
1	November 5 and the judgment was signed	1	THE COURT: Why wasn't the order the
2	December 9.	2	bond was ordered posted - when did I order the
3	THE COURT: So you have a final judgment	3	bond? March 4. Okay.
4	hearing on November 5 and the file went on hold	4	Why wasn't a bond posted by April 4?
5	November 6?	5	MR. HUFFMAN: When I saw the language, I
6	MR. HUFFMAN: Correct,	6	thought it had two options, either post the
7	THE COURT: When was the file HAMP	7	bond by April 4 or have the case dismissed.
8	approved?	8	Because our file was still on hold April 4, I
9	MR. HUFFMAN: It hasn't been fully	9	just chose to allow the case to be dismissed.
10	approved at this time.	10	Instead of posting the bond, I thought
11	THE COURT: When was the file HAMP	11	that was an option I had. I thought it would
12	approved for trial modification?	12	be in the best interest of all parties. I
13	MR. HUFFMAN: From my knowledge, it was		didn't want to incur any more fees for the
14	November 6.	14	defendant in this case by moving the case
15	THE COURT: But I'm not asking you about	15	forward.
16	your knowledge. I'm asking about your client's	16	THE COURT: Okay. Then as a sanction,
17		17	the Court will follow the path chosen by
18	behalf of your client.	18	Mr. Huffman. I will dismiss the case. I will
19	MR. HUFFMAN: Okay.	19	dismiss the case with prejudice.
20	THE COURT: So on behalf of HSBC Bank	20	The note, which was canceled by this
21	USA, NA as Trustee for Nomura Asset Acceptance		Court pursuant to a final judgment is null and
22	Corporation, Mortgage Pass-through Certificates	22	void. Mr. Eslava is relieved of the debt.
23	Series 2006-ARI, when was Mr. Eslava's start	23	The title shall be conveyed back to
1.		l	
24 25	with this, when was Mr. Eslava's HAMP documentation accepted?	24 25	Mr. Eslava by the bank - by the trust, as the legal liability for the note no longer exists

### 6 (Pages 18 to 21)

		7		
	18		. 20	
1	The basis for this sanction is the	1	I would respectfully submit that canceling the	
2	contemptuous noncompliance with the Court's	2	underlying indebtedness would not seem to fit	
3	order to post the bond.	3	the failure of Florida Default in this case on	
4	Should, however, any claim ever be	4	behalf of the bank in complying with the order.	
5	pursued against Mr. Eslava on the note which	5	Florida Default is more than willing to stand	
6	was the subject of this case, since the note	6	before you and apologize.	
7	was lost, HSBC Bank USA, NA, as Trustee for	7	THE COURT: No. No. No. This is way	
8	Nomura Asset Acceptance Corporation, Mortgage	8	beyond you know, look, I don't want	
9	Pass-through Certificates Series 2006-ARI shall	9	apologies. I want performance. I want	
10	jointly and liablely (sic) with Florida Default	10	responsible attorneys who meet the basic	
11	Law Group, PL, and any successor law firm, be	11	standards of knowing what the Sam Hill is going	
12	responsible to hold harmless and indemnify	12	on in their files.	
13	Mr. Eslava from any liability should the	13	I want acknowledgment that says, look, we	
14	original appear in the context of another case.	14	understand that the court system is facing a	
15	MS. HILL: Your Honor, if I may just	15	massive number of foreclosures and we are not	
16	briefly respond?	16	going to contribute to that burden by causing	
17	I believe under the case law that in	17	useless work by the Court.	
18	order to award sanctions, there has to be a	18	Which is really what I just got told.	
19	finding of willfulness and bad faith on the	19	What I got told is, Judge, the guy was already	
20	part of Mr. Huffman.	20	approved for HAMP by November 6, so the hearing	
21	THE COURT: No, this is on behalf of	21	on-November 5, you really didn't need to do-	
22	HSBC. I'm finding willfulness because I'm	22	that.	
23	not making Mr. Huffman responsible for the	23	Because for every hearing that I do on	
24	\$207,238.72. I'm saying HSBC has been offered	24	these cases, the reason why I get this packet	
25	an opportunity to come and testify to this	25	is I check service on every defendant, I look	
<b> </b>	19		21	
		1		
1	Court about why all this confusion erupted.	2	at the note, I make sure there's an endorsement. The fastest I can do one of these	
3	They have given me Mr. Huffman. Mr. Huffman,	3	is about seven minutes. The slowest I can do	
4	respectfully, can't answer very many of my	4	it; if it's out of order, if it's disorganized,	
5	questions in detail because all he knows is	5	_	
6	that the file was put on hold. It was put on hold the day after a final judgment was entered	6	if there's things missing, which may well be the case in this case because the hearing was	
7	at the behest of the bank.	7	November 5 and the order wasn't entered until	
8		8	December, which means that there may have been	
9	Now, I would like to know why the bank	9	missing items, it can take as much as	
10	came in here one day to get a final judgment and the next day to put a file on hold. But	10	15 minutes or a half an hour. So the bank	
11	that's really a sideshow. Really the big	11	wasted my time on that.	
12	question is why didn't they comply with the	12	·	
13	order of March 9? Why did they simply ignore	13	They wasted my time and I don't care about my time because I'm paid the enormously	
14	it?	14	high sum of \$144,000 to be here every day.	
15	And that answer is we put the file on	15	But the second waste of time was then	
16	hold. That's a contemptuous answer. A bank	16	· · · · · · · · · · · · · · · · · · ·	
17	does not have the authority or a trust does not	17	they come in and oppose the defendant's motion to cancel the sale. And we had a hearing and	
18		18	we talked about that. And I would imagine that	
19	simply because they are making business	19	took somewhere between 12 to 17 minutes.	
20	decisions on a file. And that's really where	120	depending on how it went.	
21	we're at,	21	And then they come in and walk in a	
22	MS. HILL: Respectfully, I understand,	22	motion to cancel the sale.	
23	your Honor.	23	That's three useless, completely idiotic	
24	In this case, Florida Default Law Group	24	events. And if Florida Default wants to make	
25	is taking responsibility for its actions. And	25	HSBC whole in this, then that's between them	
1	is taking responsionity for its actions. And	25	TESTIC WHOICE IT OILS, WICH THREES DELWECH THEM	

# 7 (Pages 22 to 24)

		/ (rages 22 to 24)
	22	24
1	and their carrier.	1 MS, KHAN: 6.11, your Honor.
2	But the bottom line is that's the	2 THE COURT: Is there an objection to the
3	sanction that the Court has ordered. Mortgage	1
4	foreclosure is an equitable remedy. The	4 MS. HILL: Your Honor, I reviewed her
5	plaintiff in this instance, whether it's	5 affidavit and I don't believe that they're
6	through its own conduct - because, frankly, I	6 unreasonable.
7	can't - what Florida Default is telling me is	7 THE COURT: So I'll grant fees in the
8	we're just doing what they're telling us to do.	8 amount of 1,221 -
9	They told us to put the file on hold.	9 MS. KHAN: 1,222.
10	If this is how a bank is going to conduct	10 THE COURT: 1,222.28?
11	its business, then the bank should be bearing	11 MS. KHAN: No, it's just 1,222.
12	the sanctions. Florida Default can cut	12 THE COURT: 1,222, payable within
13	whatever deal it wants to cut with them, but at	
14	the end of the day, the bank is responsible for	14 And I need a copy of everything.
15	this.	(Thereupon, the hearing was concluded at
16	Thank you.	16 9:10 a.m.)
17	MS. HILL: Thank you, your Honor.	17
18	THE COURT: I need the transcript	18
19	ordered, please, and a simple order attached	19
20	that adopts the transcript as my order, because	
21	I think that's going to be the cleanest way to	21
22	do that. And I will direct that the transfer	22
23	of title occur within 30 days.	23
24	MS. KHAN: Your Honor, if I may add, I	24
25	have an affidavit in support of fees, attorneys	25
}	23	
1	fees, reasonable fees.	
2	THE COURT: How much?	!
-  3	MS. KHAN: 1,222, your Honor.	
4.	6.11 hours.	a)
5	THE COURT: Okay. That's for the	
6	motion the appearance at the attempted	No. of the second secon
7	cancelation?	
8	MS. KHAN: Yes, your Honor, on March 4.	
9	THE COURT: And then did I attempt to	
10	call you on the motion to cancel sale or - no,	
11	I don't have it. When the bank came in at the	
12	last minute?	
13	MS. KHAN: No, your Honor, I did not get	
14	a call. That's why I filed an emergency	
15	motion.	
16	THE COURT: Usually I just deny those.	
17	Okay. Then you had to file the emergency	
18	motion.	
19	And what's your hourly rate?	
20	MS. KHAN: Two hundred, your Honor.	
21	THE COURT: Is there an objection to the	
22	hourly rate?	
23	MS. HILL: No, your Honor.	
24	THE COURT: The Court finds the hourly	
25	rate is appropriate. So it's 6.1 hours.	

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### HEARING CERTIFICATE

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3

I, STACEY STOKES, Registered Merit Reporter,
Registered Diplomate Reporter, certify that I was
authorized and did stenographically report the

6

foregoing proceedings and that this transcript is a true record of the proceedings before the Court.

7

I further certify that I am not a relative,

9

employee, attorney, or counsel for any of the parties nor arm I a relative or employee of any of the

10

parties' attorney or counsel connected with the

12

action, nor am I financially interested in the

STACEY STOKES, RDR

Registered Diplomate Reporter

13 14 action.

Dated this 7th day of May 2010.

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20 21

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Veritext Florida Reporting Co.

And the State of t	attention 12:11	borrower 4:2	claim 18:4
A	attorney 3:10 25:9,11	bottom 9:3 22:2	clarification 9:22
absolutely 11:4		Boulevard 2:9	cleanest 22:21
acceptable 10:25	attorneys 10:6,7 20:10 22:25	briefly 18:16	clear 8:2
Acceptance 1:5 8:25	1	build 9:8	client 6:22 7:13 8:19
15:21 18:8	authority 19:17,18		9:24 11:14 12:11
accepted 15:25	authorize 5:17	built 9:8	15:18
account 13:5	authorized 25:5	burden 20:16	<b>t</b>
acknowledgment	avoid 16:14	bury 8:23	client's 8:18 15:16
20:13	award 18:18	business 19:19 22:11	clocks 9:8
acquire 12:22	aware 11:18,21 16:11	C	closer 4:4
acquired 12:1	a.m 1:15,15 24:16	Caldwell 2:13 3:3	coffee 16:19
action 25:12,13	В	call 16:16 23:10,14	come 6:23 18:25
actions 19:25	B 5:15	cancel 5:2 6:2 12:10	21:16,21
actively 5:4	back 5:22 17:23	21:17,22 23:10	compelling 6:14
acutely 11:21	bad 18:19	cancelation 23:7	completely 9:24
add 22:24	Bailey 1:23	canceled 4:5,8 12:4	21:23
adopts 22:20	bank 1:4 5:3,5 8:24	17:20	compliance 8:18
affidavit 22:25 24:5	9:16 10:17 15:20	canceling 20:1	complied 7:15 8:10
agree 5:19 6:16 7:7	16:8 17:24 18:7	candor 5:6 6:15	comply 13:10 19:12
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